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U.S. APPLICATION NO.			FIRST NAMED APPLICANT		AT	TY. DOCKET NO.	
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				INTE	RNATIONAL ACT	LICATION NO	
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_		al application.		international applic	cation into E	nglish.	
	Declaration of		<u> </u>	icle 19 amendment		-	
· · ·	Article 19 ame		Other:		Ü		
Priority D	Ocument.						
<u> </u>			tion Report in English ar				
Translatio	on of Annexes	to the Internation	onal Preliminary Examin	ation Report into E	English.		
2. Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed prior to 20 or 30 months from the priority date to avoid abandonment.  [1] U.S. Basic National Fee. [2] Copy of the international application.							
<u>.</u>			the period set forth below			tirements for	
acceptance under 35 U	J.S.C. 371:		-	·	·		
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			months from the priorit for the reasons indicate		Notice of De	fective	
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b. Proces	sing fee for p	roviding the tran	slation of the application	and/or the Annex	es later than	the	
			the priority date (37 CF		۵ ،		
(E) c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying							
the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority date.							
indi	cated on the a	ttached PCT/DC					
			declaration later than the	appropriate 20 or	30 months f	rom the	
prio 4. Additional claim fe	'	CFR 1.492(e)).	large entity [   small er	ntity including any	required m	ultiple dependent	
			additional claim fees or				
iue (37 CFR 1.492(g)	). See attache	ed PTO-875.					
Applicant has not submitted the required sequence listing pursuant to 37 CFR 1.821-1.825. See attached							
PCT/DO/EO/920.							
MONTHS FROM T	HE DATE OF TE FOR TH	F THIS NOTIC E APPLICATION	, 4 AND 5 ABOVE MU E OR BY 22 OR 32 M ON, WHICHEVER IS T.	ONTHS (where 3	7 CFR 1.495	applies) FROM	
The time period set ab 1.136(a).	ove may be e	xtended by filing	g a petition and fee for e	ktension of time un	nder the prov	risions of 37 CFR	
Annexes will be cance	elled. A proce amendments a	essing fee will be are cancelled sinc	nnexes MUST be submit e required if submitted la ce a translation was not p late.	ter than 20 or 30 r	nonths from	the priority date.	
			e United States Patent ar		ce must be m	nailed to the	
Enclosed: PCT/D	O/EO/917		MUST be returne tice of Defective Transla		esponse.		
i b.t.o-8.	75	PC	T/DO/EO/920	John Anders	eon		
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U.S. APPLICATION NO.	FIRST NAMED APPLICANT		ATTY, DOCKET NO.	
09/830111	MATSUDA	н	1581/00265	
		INTERNATIONAL APPLICATION NO.		
CONNOLLY BOVE LODG 1990 M STREET N W SUI	TE 800	PCT/JP00/05659		
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	COMPLY WITH REQUIREMENTS NUCLEOTIDE SEQUENCE AND/OR DISCLOSURES			
America. The items indideficiency noted below a  The nucleotide and/or an	papers under 35 U.S.C. 371 to enter the icated below, however, are missing. Thend avoid abandonment is set forth in the nino acid sequence disclosure contained resuch a disclosure as set forth in 37 CFI	e period within accompanying in this applica	n which to correct the g Notification.	
This applicati disclosure on A copy of the required by 3' A copy of the content of the 37 CFR 1.822 Sequence List: The computer damaged and substitute con The paper co	on fails to comply with the requirements on does not contain, a "Sequence Listing paper copy or compact disc, as required "Sequence Listing" in computer readable 7 CFR 1.821(e).  "Sequence Listing" in computer readable computer readable form, however, does and/or 1.832, as indicated on the attaching."  It readable form that has been filed with the form unreadable form must be submitted proportionally or compact disc of the "Sequence Listing" as dable form of the "Sequence Listing" as	g" as a separate of by 37 CFR 1 le format has the form has be so not comply whe marked-up his application application are quired by ting" is not the	e part of the .821(c). not been submitted as en submitted. The with the requirements of copy of the "Raw n has been found to be tte Problem Report. A 237 CFR 1.825(d).	
An initial or s amendment d A statement th are the same	COVIDE: substitute computer readable form (CRF) substitute paper copy or compact disc of irecting its entry into the specification. hat the contents of the paper or compact and, where applicable, include no new notified, 1.821(g), 1.825(b) or 1.825(d).	the "Sequence	e Listing," as well as an omputer readable form	

FOR QUESTIONS REGARDING COMPLIANCE WITH THESE REQUIREMENTS, PLEASE

- (703) 308-4216, for Rules interpretation,
- (703) 308-4212, for CRF submission help,
- (703) 287-0200, for PatentIn software help.

John Anderson						
Telephone:	703-308-9116					